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8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF NEVADA	
10	DISTRICT OF NEVADA	
11	DWIGHT MANLEY,	Case No. 2:22-cv-01906-MMD-DJA
12	Plaintiff,	STIPULATION TO EXTEND BRIEFING SCHEDULE ON MOTION TO DISMISS
13	v.	PORTIONS OF PLAINITFF'S FIRST
14	MCM DECORES INTERNATIONAL MCM	AMENDED COMPLAINT (ECF #9) (First Request)
15	MGM RESORTS INTERNATIONAL; MGM GRAND HOTEL, LLC,	(======================================
16		
17	Defendants.	
18	Pursuant to LR 7-1, LR IA 6-1, and LR IA 6-2, Plaintiff DWIGHT MANLEY	
19	("Plaintiff") and Defendants MGM RESORTS INTERNATIONAL and MGM GRAND	
20	HOTEL, LLC ("Defendants"), hereby submit this Stipulation To Extend Briefing Schedule On	
21	Motion To Dismiss Portions of Plaintiff's First Amended Complaint (ECF #9). For good cause	
22	shown below, that order would amend and add a reasonable amount of additional time to the	
23	response deadline regarding Defendants' pending motion to dismiss (ECF #9).	
24	Under Local Rule 7-2, the time allowed for filing an opposition to the above motions is	
25	fourteen days. Plaintiff's counsel contacted Defendants' counsel regarding a proposed extension	
26	to the briefing schedule for the above motion. The modification is warranted because Plaintiff's	
27	counsel is in the process of moving physical of	office locations and requests this extension as a

professional courtesy to the logistics of the move and is not for any purposes of undue delay. 1 Accordingly, the parties stipulated to the following briefing schedule to the above motion 2 3 as follows: Plaintiff's response to Defendants' motion (ECF #9 (filed 02/01/2023)) will be extended 4 5 three (3) weeks (from an original deadline date of February 15, 2023) to March 8, 2023. 6 This stipulation is without prejudice to or waiver of any parties' rights and arguments 7 with respect to the foregoing motions. WHEREFORE, PREMISES CONSIDERED, the parties respectfully request that this 8 9 Court endorse the foregoing stipulation and make it the Court's own order. STIPULATED AND AGREED BY ALL PARTIES. 10 Dated: February 9, 2023. 11 By: /s/ Jason D. Smith By: /s/ Lawrence J. Semenza, III 12 Nicholas Santoro (NV Bar No. 532) Lawrence J. Semenza, III (NV Bar No. 7174) 13 Jason D. Smith (NV Bar No. 9691) Katie L. Cannata (NV Bar No. 14848 SANTORO WHITMIRE, LTD. SEMENZA KIRCHER RICKARD 14 10100 W. Charleston Blvd., Suite 250 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89135 Las Vegas, Nevada 89145 15 Tel.: (702) 948-8771 / Fax: (702) 948-8773 Tel.: (702) 835-6803 / Fax: (702) 920-8669 Email: nsantoro@santoronevada.com Email: ljs@skrlawyers.com 16 jsmith@santoronevada.com klc@skrlawyers.com 17 Attorneys for Plaintiff Dwight Manley Attorneys for Defendants 18 19 20 IT IS SO ORDERED 21 22 United States Judge District Judge 23 24 25 26

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